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10	UNITED STATES DISTRICT COURT	
11	NORTHERN DISTRICT OF CALIFORNIA	
12		
13	ALFREDO BRAVO,	Case No. 3:18-cv-01913-EMC
14	Plaintiff,	PLAINTIFF ALFREDO BRAVO AND DEFENDANT AMAZON.COM
15	vs.	SERVICES, INC.'S JOINT NOTICE OF SETTLEMENT IN PRINCIPLE AND
16	ON DELIVERY SERVICES, LLC, ET AL.,	MOTION TO VACATE ALL DEADLINES AS TO DEFENDANT
17	Defendants.	AMAZON.COM SERVICES, INC.
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MORGAN, LEWIS 28 BOCKIUS LLP ATTORNEYS AT LAW SAN FRANCISCO		NOTICE OF SETTLEMENT IN PRINCIPLE Case No. 3:18-CV-01913-EMC

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Plaintiff Alfredo Bravo ("	Plaintiff") and Defendant Amazon.com Services, Inc.	
("Amazon") (collectively, the "Parties") respectfully notify the Court that the Parties have agreed		
in principle to resolve the above-captioned matter. Counsel for the Parties are in the process of		
preparing and finalizing a written settlement agreement and a stipulation of dismissal with		
prejudice. The Parties intend to file the stipulation of dismissal with prejudice as soon as		
practicable. Accordingly, the Par	ties respectfully request that the Court vacate any pending	
applicable deadlines related to De	fendant Amazon.com Services, Inc., including specifically the	
hearing on Amazon's Motion to I	Dismiss and Motion to Strike set for September 20, 2018 and the	
Case Management Conference set	t for September 20, 2018 as to Amazon.	
Dated: September 13, 2018	MORGAN, LEWIS & BOCKIUS LLP	
Dated: September 13, 2018	By /s/Roberta H. Kuehne ERIC MECKLEY ROBERTA H. KUEHNE ALEKSANDR MARKELOV Attorneys for Defendant Amazon.com Services, Inc.  KLETTER LAW  By /s/Cary Kletter CARY KLETTER Attorneys for Plaintiff Alfredo Bravo	
	FILER'S ATTESTATION	
I, Roberta H. Kuehne, am the ECF user whose identification and password are being used		
to file this Joint Notice of Settlement In Principle And Motion To Vacate All Deadlines As To		
Defendant Amazon.com Services	, Inc. In compliance with L.R. 5-1(i)(3), I hereby attest that	
Cary S. Kletter concurs in this fili	ng.	
Dated: September 13, 2018	/s/Roberta H. Kuehne Roberta H. Kuehne	

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